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APPLICATION NO.	FILING DA	TE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/991,737	09/991,737 11/26/2001		Keiju Kishigami	1163-0369P	5555
2292	7590 10/13/2005			EXAMINER	
BIRCH STEWART KOLASCH & BIRCH PO BOX 747				GODDARD, BRIAN D	
FALLS CHURCH, VA 22040-0747				ART UNIT	PAPER NUMBER
				2161	

DATE MAILED: 10/13/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

4						
	Application No.	Applicant(s)				
Office Action Summary	09/991,737	KISHIGAMI, KEIJU				
Office Action Summary	Examiner	Art Unit				
The MAILING DATE of the committee of the	Brian Goddard	2161				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNICATION 6(a). In no event, however, may a reply be tim ill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONEI	N. nely filed the mailing date of this communication. D (35 U.S.C. § 133).				
Status .						
1)⊠ Responsive to communication(s) filed on 15 Ju	ly 2005.					
	_					
3) Since this application is in condition for allowan	<u>, </u>					
closed in accordance with the practice under E.	x parte Quayle, 1935 C.D. 11, 45	53 O.G. 213.				
Disposition of Claims						
4)⊠ Claim(s) <u>1,2,4-6 and 8-13</u> is/are pending in the application.						
• •	4a) Of the above claim(s) is/are withdrawn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,4-6 and 8-13</u> is/are rejected.						
7) Claim(s) is/are objected to.						
8) Claim(s) are subject to restriction and/or	election requirement.					
Application Papers						
9) The specification is objected to by the Examiner	,					
10)⊠ The drawing(s) filed on <u>26 November 2001</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.						
Applicant may not request that any objection to the d	Irawing(s) be held in abeyance. See	37 CFR 1.85(a).				
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).						
11) The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.				
Priority under 35 U.S.C. § 119						
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:						
1. Certified copies of the priority documents have been received.						
2. Certified copies of the priority documents have been received in Application No						
3. Copies of the certified copies of the priority documents have been received in this National Stage						
application from the International Bureau	` , , ,					
* See the attached detailed Office action for a list of the certified copies not received.						
Attachment(s)						
	4) Interview Summary ((PTO-413)				
Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date						
B) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	5) Notice of Informal Pa	atent Application (PTO-152)				
Control Trade and Office	-/					

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 23 February 2005 has been entered.
- 2. Claims 1, 2, 4-6 and 8-13 are pending in this application. Claims 1, 8, 12 and 13 are independent claims. In the Amendment filed 23 February 2005 and entered with the RCE, claims 1, 4 and 12 were amended. This action is non-final.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

3. Claims 1, 2, 4-6 and 8-13 are rejected under 35 U.S.C. 103(a) as being unpatentable over U.S. Patent No. 5,552,989 to Bertrand in view of U.S. Patent No. 5,325,482 to Bormans, and further in view of U.S. Patent No. 5,519,609 to Kuchenrither et al.

Claim 1:

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Regarding Claim 1, Bertrand '989 teaches a navigation device for displaying dated map data (Bertrand '989: col. 1, Ins. 38-44) comprising:

- map storing means for storing the map data (Bertrand '989: col. 4, Ins. 39-40);
- specifying means of the map data to be displayed (Bertrand '989: col. 1, Ins. 44-47);
- first display editing means for reading the map data as specified from said map storing means, and editing the map data to be displayed (Bertrand '989: col. 1, Ins. 44-47);
- displaying means for displaying the edited map data of the specific year as well as different map data (Bertrand '989: col. 1, Ins. 44-45);

However, Bertrand '989 does not explicitly disclose:

- storing data for a plurality of years;
- that the specifying means provides for specifying a specific year;
- that the displayed edited map data is of a different year;
- that the different edited map data is edited map data of a different year;

Nor does Bertrand '989 explicitly disclose:

- second display editing means for reading map data of a different year from said map storing means, and editing the map data to be displayed;
- wherein the edited map data from the specific year and the edited map data from the different year are superposed on the said displaying means; and

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wherein the map data includes at least one emphasized data item specified
 by said specifying means, and the displaying means displays both
 emphasized data items and normal data items.

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Bormans teaches a means to create overlays over cartographic data.

Specifically, Bormans teaches:

- second display editing means for reading different map data (new map data in a first memory part) than that specified from said map storing means (old map data in a second memory part), and editing the map data to be displayed (Bormans: See Abstract & col. 2, Ins. 4-39);
- wherein the edited map data from the specific year and the edited map data from the different year are superposed on the said displaying means

 (Bormans: See display means 5, Abstract & col. 2, Ins. 4-39); and
- wherein the map data includes at least one emphasized data item (e.g. reference points for mains networks, highlighted in different color(s)) specified by said specifying means, and the displaying means displays both emphasized data items and normal data items (Bormans: See display means 5, Abstract & col. 2, Ins. 4-39).

However, Bormans does not explicitly disclose:

- storing data for a plurality of years;
- that the specifying means provides for specifying a specific year;
- that the displayed edited map data is of a different year;
- that the different edited map data is edited map data of a different year;

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Kuchenrither discloses a mapping overlay system similar to those of Bertrand and Bormans. Specifically, Kuchenrither discloses:

- storing data for a plurality of years (Kuchenrither: every month or every 'season' See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.);
- that the specifying means provides for specifying a specific year (Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.);
- that the displayed edited map data is of a different year (Kuchenrither: See Figs. 3-9);
- that the different edited map data is edited map data of a different year (Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.);

It would have been obvious to a person having ordinary skill in the art to combine the overlaying technology of Bormans with the navigation device of Bertrand '989. The motivation to combine is suggested by Bormans which discloses that use of the overlaying technology of Bormans avoids the need to compare old maps and new maps by a draftsman to manually generate new combined maps (Bormans: col. 1, Ins. 21-59), and allows speedy generation of updated complex maps from multiple pre-existing maps.

It would have been further obvious to a person having ordinary skill in the art to combine the time period comparison of Kuchenrither to Bertrand '989 and Bormans in combination. The motivation to combine is suggested by Kuchenrither, which discloses time period comparisons as one of many desirable parameters to compare cartographic

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data to monitor change over time (Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.).

Claim 2:

Regarding Claim 2, the combination of Bertrand '989, Bormans and Kuchenrither as applied to Claim 1 above (hereafter 'Bertrand/Bormans/Kuchenrither') discloses the navigation device of claim 1, as above, wherein the map data from the different year includes the latest map data (Bormans: See Abstract & col. 2, Ins. 4-39; Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.) as claimed.

Claim 4:

Regarding Claim 4, Bertrand/Bormans/Kuchenrither discloses the navigation device of claim 2, as above, wherein the emphasized data items include road information, facility information, etc. (Bertrand: See Figs. 6-8; Bormans: See col. 2, Ins. 4-39; Kuchenrither: See Figs. 3-9) as claimed.

Claim 5:

Regarding Claim 5, Bertrand/Bormans/Kuchenrither discloses the navigation device of claim 1, as above, wherein the map data includes data items and said displaying means displays emphasized data items in a visually weakened state (Bormans: in a different color and/or with dotted lines – See Figure) as claimed. Claim 6:

Claim 6 is rejected on substantially the same basis as Claim 4, in light of the basis for claim 5. See the discussions regarding claims 1, 4 and 5 for the details of this disclosure.

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Claim 8:

Υ

Claim 8 is rejected on substantially the same basis as Claim 1 (supra).

Specifically, Bertrand/Bormans/Kuchenrither discloses a navigation device for displaying data map data, comprising...(See Claim 1 above for all)... and displaying means (See above) for displaying the edited map data of a specific year in a first display area, and the edited map data of a different year in a second display area (Bormans: See Figure; Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.) as claimed.

Claim 9:

Claim 9 is rejected on substantially the same basis as Claim 2, in light of the basis for claim 8. See the discussions regarding claims 1, 2 and 8 for the details of this disclosure.

Claim 10:

Regarding Claim 10, Bertrand/Bormans/Kuchenrither discloses the navigation device of claim 1, as above, further comprising searching means for searching an updated portion of the map data based on the specified year and a data item (Bertrand '989: col. 3, Ins. 38-47; col. 3, In. 63 to col. 4, In. 9; Kuchenrither: See col. 3, Ins. 30-48 & col. 5, In. 34 et seq.). Specifically, Bertrand '989 teaches a generic user interface. As combined with Bormans and Kuchenrither which provide additional time access functionality, the Bertrand '989 user interface is enabled to accomplish searches over a time period as well.

Claim 11:

Claim 11 is rejected on substantially the same basis as Claim 4, in light of the basis for claim 10. See the discussions regarding claims1, 4 and 10 above for the details of this disclosure.

Claim 12:

Claim 12 is rejected on substantially the same basis as Claim 1. See the discussion regarding claim 1 above for the details of this disclosure.

Claim 13:

Claim 13 is rejected on substantially the same basis as Claim 8. See the discussion regarding claim 8 above for the details of this disclosure.

Response to Arguments

4. Applicant's arguments with respect to claims 1, 2, 4-6 and 8-13 have been considered but are most in view of the new ground(s) of rejection.

Conclusion

5. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. U.S. Patent No. 5,920,261 to Hughes et al. is considered particularly pertinent to portions of applicant's claimed invention. The remaining prior art of record is considered pertinent to applicant's disclosure, and/or portions of applicant's claimed invention.

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6. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Brian Goddard whose telephone number is 571-272-

4020. The examiner can normally be reached on M-F, 9 AM - 5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Safet Metjahic can be reached on 571-272-4023. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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Business Center (EBC) at 866-217-9197 (toll-free).

bdg

3 October 2005

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